UNITED STATES DISTRICT COURT EASTERN DISTRICT OF VIRGINIA Alexandria DIVISION

CHIARRHA WILLIAMS	=
VS. UNITED RECOVERY AND REMARKETING, LLC et.al.	Civil/Criminal Action No. 1:21-cv-01068
FINANCIAL INTERES	DISCLOSURE STATEMENT
Pursuant to Local Rule 7.1 of the Eastern District of Virginia and to enable Judges and Magistrate Judges to evaluate possible disqualification or recusal, the undersigned counsel for in the above captioned action, certifies that the following are parents, trusts, subsidiaries and/or affiliates of said party that have issued shares or debt securities to the public or own more than ten percent of the stock of the following:	
Magistrate Judges to evaluate possible disqu	stern District of Virginia and to enable Judges and alification or recusal, the undersigned counsel for
Magistrate Judges to evaluate possible disquining the above captioned action, certifies that the	
Magistrate Judges to evaluate possible disquing in the above captioned action, certifies that the continued or limited, or owners or members of non-public limited.	alification or recusal, the undersigned counsel for he following are parties in the partnerships, general
Magistrate Judges to evaluate possible disquisin the above captioned action, certifies that the continuited, or owners or members of non-publications: Pursuant to Local Rule 7.1 of the Eas	alification or recusal, the undersigned counsel for he following are parties in the partnerships, general plicly traded entities such as LLCs or other closely
Magistrate Judges to evaluate possible disquisite the above captioned action, certifies that the problem of the limited, or owners or members of non-public held entities: Pursuant to Local Rule 7.1 of the East Magistrate Judges to evaluate possible disquisited Recovery and Remarketing, LLC in the above captioned action, certifies that the	alification or recusal, the undersigned counsel for the following are parties in the partnerships, general plicly traded entities such as LLCs or other closely Or stern District of Virginia and to enable Judges and alifications or recusal, the undersigned counsel for there are no parents, trusts, subsidiaries and/or
Magistrate Judges to evaluate possible disquisin the above captioned action, certifies that the problem of the comment of members of non-public held entities: Pursuant to Local Rule 7.1 of the East Magistrate Judges to evaluate possible disquisited Recovery and Remarketing, LLC in the above captioned action, certifies that the affiliates of said party that have issued shares	alification or recusal, the undersigned counsel for the following are parties in the partnerships, general plicly traded entities such as LLCs or other closely Or stern District of Virginia and to enable Judges and alifications or recusal, the undersigned counsel for there are no parents, trusts, subsidiaries and/or
Magistrate Judges to evaluate possible disquisite the above captioned action, certifies that the problem of the limited, or owners or members of non-public held entities: Pursuant to Local Rule 7.1 of the East Magistrate Judges to evaluate possible disquisited Recovery and Remarketing, LLC in the above captioned action, certifies that the	alification or recusal, the undersigned counsel for the following are parties in the partnerships, general plicly traded entities such as LLCs or other closely Or stern District of Virginia and to enable Judges and alifications or recusal, the undersigned counsel for there are no parents, trusts, subsidiaries and/or

LLC